103D CONGRESS 1ST SESSION

H. R. 2938

To amend part E of title IV of the Social Security Act to prevent abandoned babies from experiencing prolonged foster care where a permanent adoptive home is available.

IN THE HOUSE OF REPRESENTATIVES

AUGUST 6, 1993

Mr. Fawell (for himself, Mr. Lipinski, Mr. Porter, Mr. Hyde, Mr. Hastert, Mr. Klink, Mr. Ballenger, Mr. Kildee, Mr. Wolf, Mr. Upton, Mr. Greenwood, Mr. Ravenel, Mr. Santorum, Mr. Solomon, Ms. Pryce of Ohio, and Mrs. Roukema) introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

To amend part E of title IV of the Social Security Act to prevent abandoned babies from experiencing prolonged foster care where a permanent adoptive home is available.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 **SECTION 1. SHORT TITLE.**
- 4 This Act may be cited as the "At-Birth Abandoned
- 5 Baby Act of 1993''.
- 6 SEC. 2. FINDINGS.
- 7 The Congress finds that—

- (1) each year thousands of babies throughout the United States are abandoned by their parents shortly after birth, such as when a mother gives birth at a hospital under an assumed name and address and then disappears afterwards, leaving the baby behind, when the whereabouts of the parents are unknown, and when babies are left to die in garbage dumpsters because their mothers cannot care for them:
 - (2) babies who are abandoned during the formative months occurring shortly after birth are denied the ability to bond with a loving parent or parents;
 - (3) the process of attachment or bonding between a baby and the same adults is essential to the development of a healthy personality in the baby;
 - (4) the Inspector General of the Department of Health and Human Services, in the February 1990 report entitled "Crack Babies", states that legislation "should reduce barriers to placing drug exposed infants into foster care and adoptive homes and establish 'fast track' procedures to expedite child welfare cases involving drug abuse"; and
 - (5) according to experts, current legal rules and agency policies make it exceedingly difficult and time consuming to terminate parental rights of those par-

- ents who truly abandon their babies, and as a result very few of those abandoned babies are available for adoption;
 - (6) the welfare of babies abandoned during the formative months occurring shortly after birth is of such special interest and concern to our society that if there are persons desiring to adopt and parentally bond with such a baby, the baby should be afforded the right to expeditious placement with, and adoption by, such persons; and
 - (7) other steps should be taken to expedite the adoption of babies who are abandoned during the formative months occurring shortly after birth.

14 SEC. 3. PURPOSE.

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15 The purpose of this Act is to require States to implement a system that will expedite the initiation of the adop-16 tion process for babies abandoned at birth. In doing so, 17 States shall appoint competent persons to be preadoptive parents for babies abandoned at birth in order to provide a proper and loving home during the infants' formative months. The preadoptive parents will also be responsible 21 for initiating legal proceedings that could lead to the legal 23 adoption of the infant. Once the proceedings have been initiated, the State courts of proper jurisdiction will continue to be responsible for the final decision, taking into

1	account the legal rights of all the parties involved, includ-
2	ing the baby abandoned at birth, the natural parents, the
3	preadoptive parents, and the State.
4	SEC. 4. ADOPTION BY PREADOPTIVE PARENTS OF BABIES
5	ABANDONED AT BIRTH.
6	(a) CERTAIN STATE LAWS REQUIRED AS CONDITION
7	OF APPROVING STATE PLAN FOR FOSTER CARE AND
8	ADOPTION ASSISTANCE.—
9	(1) IN GENERAL.—Section 471 of the Social
10	Security Act (42 U.S.C. 671) is amended by adding
11	at the end the following:
12	"(c)(1) The Secretary shall not approve a State plan
13	under this part unless there is in effect in the State laws
14	and rules of law which provide all of the following:
15	"(A) Within 30 days after the State obtains
16	custody of a baby abandoned at birth, the State
17	shall—
18	"(i) find 1 or more individuals to be the
19	preadoptive parents of the baby;
20	''(ii) designate such individual or individ-
21	uals as the preadoptive parents of the baby; and
22	"(iii) place the baby with such individual
23	or individuals.
24	"(B)(i) During the 90-day period beginning on
25	the date a baby abandoned at birth is placed with

1	the preadoptive parents of the baby, the preadoptive
2	parents shall have the right to petition the courts of
3	the State for an expedited hearing—
4	"(I) to terminate the parental rights of all
5	other persons with respect to the baby; and
6	"(II) to become the adoptive parents of the
7	baby.
8	"(ii) In determining whether to grant a petition
9	described in clause (i), the courts of the State shall
10	not draw any inference adverse to the interests of a
11	petitioner by reason of the present or former status
12	of any petitioner as a foster parent.
13	"(C) If the preadoptive parents of a baby aban-
14	doned at birth fail to file a petition described in sub-
15	paragraph (B)(i) during the 90-day period described
16	in subparagraph (B)(i), the State shall—
17	"(i) immediately revoke their designation
18	as the preadoptive parents of the baby; and
19	"(ii) within 30 days after the end of such
20	90-day period—
21	"(I) find 1 or more individuals (other
22	than the former preadoptive parents of the
23	baby) to be the new preadoptive parents of
24	the baby;

1	"(II) designate such individual or in-
2	dividuals as the preadoptive parents of the
3	baby; and
4	"(III) place the baby with such indi-
5	vidual or individuals.
6	"(2) As used in this subsection:
7	"(A) The term 'baby abandoned at birth' means
8	a child who—
9	"(i) has been physically abandoned by the
10	parents or legal guardians of the child for a
11	time during the critical period; and
12	"(ii) has not attained the age of 18
13	months.
14	"(B) The term 'critical period' means, with re-
15	spect to a child, the period beginning with the date
16	the child is born and ending with—
17	"(i) a date which may be specified by State
18	law, if such date occurs not earlier than 3
19	months, and not later than 6 months, after the
20	date the child is born; or
21	"(ii) the date the child attains the age of
22	6 months, if State law fails to specify a date in
23	accordance with clause (i).
24	"(3) The provisions and rules of State law that are
25	enacted or adopted pursuant to this subsection shall not

- 1 be construed to affect any provision or rule of State law
- 2 with respect to the abandonment of children that is not
- 3 so enacted or adopted, except to the extent that such pro-
- 4 visions or rules of State law are in direct conflict.".
- 5 (2) CONFORMING AMENDMENT.—Section
- 6 471(b) of such Act (42 U.S.C. 671(b)) is amended
- 7 by striking "the provisions of subsection (a) of this
- 8 section" and inserting "subsections (a) and (c)".
- 9 (b) Babies Abandoned at Birth Treated as
- 10 CHILDREN WITH SPECIAL NEEDS FOR PURPOSES OF
- 11 ADOPTION ASSISTANCE PROGRAM.—
- 12 (1) IN GENERAL.—Section 473 of such Act (42)
- U.S.C. 673) is amended by adding at the end the
- 14 following:
- 15 "(d) Notwithstanding subsection (c), for purposes of
- 16 this section, a child who is or was a baby abandoned at
- 17 birth (as defined in section 471(c)(2)(A)) shall be consid-
- 18 ered a child with special needs.".
- 19 (2) APPLICABILITY.—The amendment made by
- paragraph (1) shall not apply to any child who at-
- tains the age of 18 months before the date of the
- 22 enactment of this Act.
- 23 SEC. 5. EFFECTIVE DATE.
- 24 (a) IN GENERAL.—Except as provided in subsection
- 25 (b), the amendments made by this Act shall apply to pay-

- 1 ments under title IV of the Social Security Act for cal-
- 2 endar quarters beginning after the calendar quarter in
- 3 which this Act is enacted.
- 4 (b) Delay Permitted if State Legislation Re-
- 5 QUIRED.—In the case of a State plan approved under title
- 6 IV of the Social Security Act which the Secretary of
- 7 Health and Human Services determines requires State
- 8 legislation (other than legislation appropriating funds) in
- 9 order for the plan to meet the additional requirements im-
- 10 posed by the amendments made by this Act, the State plan
- 11 shall not be regarded as failing to comply with the require-
- 12 ments of such part solely on the basis of the failure of
- 13 the plan to meet such additional requirements before the
- 14 1st day of the 1st calendar quarter beginning after the
- 15 close of the 1st regular session of the State legislature that
- 16 begins after the date of the enactment of this Act. For
- 17 purposes of the previous sentence, in the case of a State
- 18 that has a 2-year legislative session, each year of such ses-
- 19 sion shall be deemed to be a separate regular session of
- 20 the State legislature.

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